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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/815,187	03/31/2004	Naoki Naruse	9683/185	7511

757            7590            05/30/2007  
BRINKS HOFER GILSON & LIONE  
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CHICAGO, IL 60610

EXAMINER
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VY, HUNG T

ART UNIT	PAPER NUMBER
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PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
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EXAMINER

ART UNIT PAPER

20070520

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Commissioner for Patents

The amendment filed March 08, 2007 is nonresponsive and is not permitted for entry. Applicant is hereby given one month to correct this defect to avoid a possible abandonment.

Specifically, the March 08 amendment cancels an elected invention by original presentation that has already been examined and proposes an invention that is patentably distinct and independent from the previously examined invention. In particular, the new presented claims 6-28 now define an information processing device comprising a first storage area and a second storage area, the information processing device comprising logic for: determining whether a content is for limited use; storing the content in the first storage area, storing the content in the second storage area if the content is not for limited use, prohibiting execution of the function if it is determined not to execute the function that is entirely different than that of the function of the invention originally presented. Accordingly, these claims have been declared patentably distinct from the originally presented invention. Applicant's attention is directed to 37 CFR 1.145 and its corresponding § 821.03 for more information.



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